EXHIBIT

A

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK
-----X
Dashawn A. LaRode,

Plaintiff,

CIVIL CASE NO: 24-CV-08622-HG-LB

COMPLAINT AND

DEMAND FOR JURY TRIAL

v.

BRIAN MOYNIHAN d/b/a CEO BANK OF AMERICA, JOHN ROSATTI, d/b/a CEO PLAZA AUTO MALL, GEORGE BADEEN Dba PRESIDENT ALLIED FINANCE ADJUSTERS/ NYCR INDUSTRIES CORP. ALL IN THEIR INDIVIDUAL & OFFICIAL CAPCITY

DEFENDANT(S), _____X

PRELIMINARY STATEMENT

1. Plaintiff, Dashawn A. LaRode ("Plaintiff") brings this action against Defendants, Brian Moynihan d/b/a Bank of America, N.A. ("BANK"), John Rosatti, d/b/a CEO of Plaza Auto Mall ("Plaza") and George Badeen, d/b/a President of ALLIED FINANCE ADJUSTERS/ NYCR INDUSTRIES CORP. ("NYCR"), Repossession/Towing Company (collectively, "Defendants"), for violations of the Fair Credit Reporting Act, (15 U.S.C. § 1681 et seq. ("FCRA"), Fair Debt Collection Practices Act, (15 U.S.C. § 1692 et seq). ("FDCPA") . This action arises from Defendants' willful and negligent failures to conduct reasonable investigations of Plaintiff's credit reporting disputes, their unfair debt collection practices, and their failure to properly validate and verify the alleged debt as required by federal law.

FACTUAL ALLEGATIONS

- 10. On or about February 1, 2024, Plaintiff entered into an auto loan agreement with PLAZA AUTO MALL & BANK OF AMERICA for the purchase of a 2024 Acura S-Type MDX, VIN# 5J8YD8H8RL001699, in the amount of \$81,356.97 (the "Loan"). This transaction was defective because of no seller signature, non disclosure about the original creditor, false, misleading and deceptive practices of bait-and-switch tactics with hidden charges of \$5,000.00 down etc., knowing that the finance loan amount is the total sum of the loan agreement. See Bill of Sale attached as **Exhibit A.**
- 11. The Loan was a consumer credit transaction primarily for personal, family, and household purposes.
- 12. On or about February 21, 2024, Plaintiff made a payment in the amount of \$81,400 on the loan via check number 691. See Copy of Check as **Exhibit B**.
- 13. Additionally, Plaintiff submitted payments through IRS payment voucher 1040-V and related tax forms 1099-A, 1099-C, and 1099-OID dated February 1, 2024. See Copy IRS Documents as **Exhibit C.**
- 14. Further, Plaintiff mailed a copy of his certified property lien search document from NYS Secretary of State, ("UCC-11"), averred "The undersigned hereby certified that there are no Financing Statements nor any Federal Tax Lien, which name the above debtor, (Dashawn Anthony Larode) and which are on file as of 4/23/2024, Ref #: 300666". I also sent a Letter Requesting Immediate Deletion of Fraudulent Debt Reporting, dated May 9, 2024 and a copy of my Non UCC 1 lien on my property, with filing#: -202404258214306, dated 4-25-2024. See NYS DOS Information Request Response,

- Letter Request and UCC- I lien Attached as Exhibit D.
- 15. Despite these payments, BANK OF AMERICA failed to properly credit Plaintiff's account and continued to report inaccurate payment history to the major credit reporting agencies ("CRAs").
- 16. On or about October 23, 2024, Plaintiff received proof of payment letter from IRS, Department of the Treasury, dated 10-18-2024, averred "your check in the amount of \$81,400, dated February 21, 2024 was made payable to Bank of America.". I faxed and mailed a copies of said IRS/ Treasury letter, Notice of Dispute and check to Bank of America and the CRAs on these dates 11-08-2024 and 12-05-2024: See copy of Fax Deliveries, IRS/ Treasury letter, Notice of Dispute and check Attached as Exhibit E.
 - a. Defendant BANK OF AMERICA via Certified Mail #70210950000209524008;
 - b. Equifax via Certified Mail #70210350000002907691;
 - c. Experian via Certified Mail #70210350000002907677; and
 - d. TransUnion via Certified Mail #70210350000002907684.
- 17. Upon information and belief, the CRAs forwarded Plaintiff's disputes to BANK in accordance with (15 U.S.C. § 1681i(a)(2)).
- 18. BANK failed to conduct a reasonable investigation of Plaintiff's disputes as required by (15 U.S.C. § 1681s-2(b)). Specifically,
 - a. Failed to review all relevant information provided by Plaintiff;

- b. Failed to accurately report Plaintiff's payment history;
- c. Failed to acknowledge and properly credit payments made via check and IRS forms;
- d. Reported an inaccurate charge-off amount of \$89,262.05 instead of the correct amount of \$81,400; and
- e. Failed to acknowledge proof of payment documentation from the IRS Department of Treasury dated October 18, 2024.
- 19. On December 5, 2024, at approximately 9:36 AM, Defendants George Badeen, in conjunction with NYCR Industries Corp., wrongfully repossessed Plaintiff's auto mobile without any judgment notice, despite Plaintiff's ongoing disputes regarding the account's accuracy.
- 20. As a direct and proximate result of Defendants' conduct, Plaintiff has suffered actual damages including: a. Damage to creditworthiness;
 - b. Loss of use of vehicle;
 - c. Out-of-pocket expenses in challenging the inaccurate reporting;
 - d. Lost time and resources;
 - e. Emotional distress, humiliation, and mental anguish; and
 - f. Fear of future credit denials.

FIRST CAUSE OF ACTION

Violations of the Fair Credit Reporting Act (15 U.S.C. § 1681 et seq.)

- 21. Plaintiff repeats and realleges paragraphs 1 through 17 as if fully set forth herein.
- 22. Pursuant to (15 U.S.C. § 1681s-2(b)), upon receiving notice of a consumer's dispute from

- a CRA, furnishers are required to conduct a reasonable investigation with respect to the disputed information and modify or delete information found to be inaccurate or incomplete.
- 23. BANK's failure to conduct a reasonable investigation of Plaintiff's disputes violated (15 U.S.C. § 1681s-2(b)). See (*Gorman v. Wolpoff & Abramson, LLP, 584 F.3d 1147, 1157 (9th Cir. 2009)* (holding that furnisher's investigation must be reasonable under the circumstances);(*Johnson v. MBNA Am. Bank, NA, 357 F.3d 426, 431 (4th Cir. 2004))* (holding that mere verification of accuracy of reported information is insufficient to constitute reasonable investigation).
- 24. BANK's reporting failed to comply with the Consumer Data Industry Association's Metro 2 Format, the industry standard for credit reporting. See (In re <u>Experian Info. Solutions</u>, <u>Inc., No. 15-CV-1212, 2017 WL 4325566, at *4 (S.D.N.Y. Sept. 27, 2017))</u> (discussing relevance of Metro 2 Format compliance in FCRA cases).
- 25. Defendants' violations were willful, entitling Plaintiff to recover actual damages, statutory damages, and punitive damages pursuant to (15 U.S.C. § 1681n).
- 26. Alternatively, Defendants' violations were negligent, entitling Plaintiff to recover actual damages pursuant to (15 U.S.C. § 1681o).

SECOND CAUSE OF ACTION

Violations of the Fair Debt Collection Practices Act (15 U.S.C. § 1692 et seq.)

- 27. Plaintiff repeats and realleges paragraphs 1 through 23 as if fully set forth herein.
- 28. The FDCPA prohibits debt collectors from using unfair or unconscionable means to

- collect or attempt to collect any debt. (15 U.S.C. § 1692f).
- 29. The FDCPA further requires debt collectors to provide consumers with proper validation of debts and cease collection activities until proper verification is provided. (15 U.S.C. § 1692g).
- 30. Defendants violated (15 U.S.C. § 1692f) by: a. Failing to properly investigate Plaintiff's disputes regarding the alleged debt; b. Repossessing Plaintiff's vehicle while debt disputes were pending; c. Reporting incorrect charge-off amounts to credit reporting agencies; and d. Failing to properly credit Plaintiff's payments made via check and IRS forms.
- 31. Defendants violated (15 U.S.C. § 1692f) by engaging in unfair and unconscionable practices. See (*Moukengeschaie v. Eltman, Eltman & Cooper, P.C., No. 14-CV-7539*) (*MKB*), 2016 WL 1274541, at *4 (E.D.N.Y. Mar. 31, 2016) (holding that attempting to collect debts without properly investigating disputes constitutes unfair practices under § 1692f); (*Arias v. Gutman, Mintz, Baker & Sonnenfeldt LLP, 875 F.3d 128, 138 (2d Cir. 2017)*) (finding that continued collection activities despite knowledge of dispute can constitute unfair practices).

32. Specifically, Defendants:

- a. Failed to properly investigate Plaintiff's disputes regarding the alleged debt;
- b. Repossessed Plaintiff's vehicle while debt disputes were pending;
- c. Reported incorrect charge-off amounts to credit reporting agencies; and
- d. Failed to properly credit Plaintiff's payments made via check and IRS forms.
- 33. Defendants violated (15 U.S.C. § 1692g) & (18 USC 894) by:

- Failing to provide proper validation of the debt within five days of initial communication;
- b. Continuing collection activities despite receiving timely written disputes from Plaintiff;
- c. Failing to obtain and provide verification of the debt before continuing collection activities; and
- d. Failing to properly respond to Plaintiff's written disputes regarding the validity of the debt.
- e. Continuing to collect or attempt to collect any extension of credit, or
- f. Failure to adhere to punish any person for the non repayment thereof, shall be fined under this title or imprisoned not more than 20 years, or both
- 34. Defendants' violations of the FDCPA were knowing, willful, and intentional. See (<u>Clark v. Capital Credit & Collection Servs., Inc., 460 F.3d 1162, 1170 (9th Cir. 2006))</u> (discussing standards for FDCPA violations); (<u>Russell v. Absolute Collection Servs., Inc., 763 F.3d 385, 389 (4th Cir. 2014))</u> (discussing debt validation requirements).
- 35. Defendants violated (15 U.S.C. § 1692g) by failing to properly validate the debt and continuing collection activities despite receiving timely disputes. See (Carlin v. Davidson Fink LLP, 852 F.3d 207, 216 (2d Cir. 2017)) (holding that debt collectors must provide sufficient validation information to allow consumers to evaluate the validity of the debt); (Papetti v. Rawlings Fin. Servs., LLC, 121 F. Supp. 3d 340, 349-50 (E.D.N.Y. 2015)). (finding § 1692g violation where debt collector failed to adequately respond to consumer's validation request).
- 36. Specifically, Defendants:

- a. Failed to provide proper validation of the debt within five days of initial communication, see (Hooks v. Forman, Holt, Eliades & Ravin, LLC, 717 F.3d 282, 286 (2d Cir. 2013)) (discussing requirements for initial validation notice);
- b. Continued collection activities despite receiving timely written disputes from Plaintiff, see (Ellis v. Solomon & Solomon, P.C., 591 F.3d 130, 135 (2d Cir. 2010)) (holding that collection activities must cease upon receipt of timely dispute until verification is provided);
- c. Failed to obtain and provide verification of the debt before continuing collection activities, see (*Jacobson v. Healthcare Fin. Servs., Inc., 516 F.3d 85, 90 (2d Cir. 2008))* (discussing verification requirements); and d. Failed to properly respond to Plaintiff's written disputes regarding the validity of the debt, see (*Vangorden v. Second Round, L.P., 897 F.3d 433, 441 (2d Cir. 2018))* (discussing debt collector's obligations when responding to disputes).
- 37. Courts in this district have consistently held that violations similar to those committed by Defendants constitute knowing and willful violations of the FDCPA. See (*Weber v. Computer Credit, Inc., 259 F.R.D. 33, 38 (E.D.N.Y. 2009)*) (finding willful violation where debt collector ignored consumer's disputes); (*Williams v. Goldman & Cooper, P.C., 204 F. Supp. 3d 424, 436 (E.D.N.Y. 2016)*) (holding that continuing collection efforts without proper validation constitutes willful violation).
- 38. As a direct and proximate result of Defendants' violations of the FDCPA, Plaintiff has suffered actual damages including emotional distress, anxiety, frustration, embarrassment, and humiliation.

PRAYER FOR RELIEF

39. WHEREFORE, Plaintiff demands judgment against Defendants as follows:

- 40. A. Actual damages in the amount of \$10,000,000.00 to be determined at trial pursuant to (15 U.S.C. §§ 1681n(a)(1)), 1681o(a)(1), and 1692k(a)(1));
- 41. B. Statutory damages in the amount of \$5,000,000.00 pursuant to (15 U.S.C. §§ 1681n(a)(1)) and (1692k(a)(2)(A));
- 42. C. Punitive damages in the amount of \$30,000,000.00 pursuant to (15 U.S.C. § 1681n(a)(2));
- 43. D. Reasonable attorneys' fees and costs in the amount of \$65,000.00 pursuant to (15 U.S.C. §§ 1681n(a)(3), 1681o(a)(2)), and (1692k(a)(3));
- 44. E. Declaratory relief stating that Defendants violated the FCRA and FDCPA; and
- 45. F. Such other and further relief as this Court may deem just and proper.

DEMAND FOR JURY TRIAL

- 46. Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff demands a trial by jury of all issues so triable in this action.
- 47. Dated: December 17, 2024 Brooklyn, New York republic

Respectfully,

Dashawn A. LaRode,

All Rights Reserved

EXHIBIT A

Bill Of Sale

Trade # 2 _

718-253-8400

DIII OI Said	3	710-2	233-0400			
		Plaza Honda	2722 Nostrand A	Ave, Brooklyn 11210	DMV #7024378	DCA #1278055
X New	☐ Lease	Plaza Toyota	2721 Nostrand A	Ave, Brooklyn 11210	DMV #7084361	DCA #1278053
	□ Loude □ Retail □	Plaza Hyundai	2740 Nostrand A	Ave, Brooklyn 11210	DMV #7070381	DCA #2095030
□ Fre-Owned	A netali	☐ Plaza Kia		Ave, Brooklyn 11210	DMV #7057971	DCA #2018637
· ·		X Acura Of Brooklyn		Ave, Brooklyn 11210	DMV #7034533	DCA #1278426
		Plaza Used Cars		Ave, Brooklyn 11210	DMV #7131797	DCA #2115722
Date: 02/01/2024					Customer #:3	
Sold to: DASHAWN A LA			"Vehicle Se	elling Price		69699.86
Address: 151GRAFTON					sories:'	
BROOKLYN NY 11212						
Type: MDX SH-AWD TY						
Year, Make, Model: 2024						
Salesperson: Mohammad			Item 4			NOW HE HE HE HAVE THE WORLD
Vehicle ID or Serial #: 5J		Water and the second se	Vehicle Se	ervice Agreement: _		
Vehicle Odometer:			Maintenan	ce Coverage:		
Buyer: DASHAWN A LAF	RODE :		Registration	on Fee:		250.00
Address: <u>151GRAFTON</u>	STREET		Title Fee: .			
BROOKLYN NY 11212	· · · · · · · · · · · · · · · · · · ·	<i>T</i>				
CoBuyer:			Inspection	Fee:		
Address:		•	G.A.P. Fee	ə:		225.00
			V.S.I. Fee:	} <u></u> _		N/A
issued number plates, your registration and/or certificate to any DMV issuing office.	u may submit yo te of title or for sp	our own application for ecial or distinctive plate	registration	n and title, refund o	nd within sixty days of any amount over	paid for such fees
					this is not a	
Pre-Owned Vehicles					- this is not a	
Used vehicle certificate of as a used motor vehicle, the	adequacy: this m	otor vehicle is classified				
entire vehicle is in conditio				5:11		
satisfactory and adequate s):	120120 74702
delivery.	dealer named of	have cortified that this		55	/-	
Airbag notification: The vehicle complies with the found in section 419-a of N	inflatable restrain	t system requirements				
Important notice to used		Thole and Traine Law.	Finance C	Company: BANK	OF AMERICA NA	
A. State law requires that s	ellers of second ha	and cars certify in writing			Term:_	
to the buyer that each of	ar is in safe condi	ition at the time of sale.				
B. This certification is a gu the time of sale.	arantee that the Co	ar is in sale condition at	0.5			
C. Buyer has a right to requ						
repairs or any unsafe co with this certification.	mullion in the car	which does not comply	Total Vehi	icle Price:		81356.97
D. This business is license	d by the Departme	ent of Consumer Affairs,				
42 Broadway, New York	, NY 10004. Comp	plaint phone; 311. NYC.				
			22722			
Trade-In(s): Year, Make,	Model Vehic	cle ID or Serial #:	Mileage:	Body Color:	Value Of Trade:	Stock:
			0		N/A	
Trade # 1						

N/A

OF THE SIGNED ELECTRONIC FORM HELD BY ROUTEONE LLC.

LAW 553-NY-e 3/22

RETAIL INSTALMENT CONTRACT SIMPLE FINANCE CHARGE

Buyer Name and Address (Including County and Zip Code)

New/Used/Demo

DASHAWN LARODE 151 GRAFTON ST Brooklyn, NY 11212-4037 KINGS

Year

Co-Buyer Name and Address (Including County and Zip Code) N/A

Seller-Creditor (Name and Address) CRYSTAL BAY IMPORTS LTD 2751 NOSTRAND AVENUE BROOKLYN, NY 11210

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements in this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract.

Vehicle Identification Number

New		2024		Ad	cura MDX		5J8YD8H8XRL001699			
FEDERAL TRUTH-IN-LENDING DISCLOSURES										
ANNUAI PERCENTA RATE The cost of your credit a yearly ra	of as te.	CHA The amou cred cost	NCE NRGE dollar Int the it will you.	Amount Financed The amount of credit provided will to you or on your behalf.		Total of Payments he amount you I have paid after u have made all payments as scheduled.	Total Sale Price The total cost of your purchase on credit, including your down payment of \$ 5,000.00 is			
11.29	-	-	539.03	\$	81,356.97	\$		\$117,896.00		
Your Paym Number of		Amount of	e will Be	: :		nonto) means an estimate		
Payments		Payments			Are Du	e	,			
72	\$	1,568.00					Monthly beginni	ng <u>03/24/2024</u>		
N/A	\$	N/A		X 343 20°				N/A		
N/A	TVA \$\psi\$ TVA									
Late Charge. If payment is not received in full within										
	any required repayment in fair before the sorieutiled date and security interest.									

Make and Model

GAP Waiver Notice

□ business

□ agricultural

X If this box is checked, and if the vehicle is a total loss because it is confiscated, damaged, or stolen, you will not be liable for the gap amount. The gap amount is the excess, if any, of (1) the amount you would owe under this contract as of the date of loss if the vehicle were not a total loss and you were to prepay the contract in full (less any refunds we get for cancelling optional insurance, maintenance, service or other contracts), over (2) the sum of (a) any past due payments and other amounts due because you broke promises in this contract and (b) the actual cash value of the vehicle immediately before the loss.

Primary Use For Which Purchased Personal, family, or household unless otherwise indicated below

N/A

Trade-In Payoff Agreement: Seller relied on information from you and/or the lienholder or lessor of your trade-in vehicle to arrive at the payoff amount shown in item 2 of the Itemization of Amount Financed as the "Payoff Made by Seller." You understand that the amount guoted is an estimate.

If the actual payoff amount is more than the amount shown in 2 you must pay the Seller the excess on demand. If the actual payoff amount is less than the amount shown in 2 Seller will refund to you any overage Seller receives from your prior lienholder or lessor.

Buyer Signature X A	N/A	
Co-Buyer Signature X A	N/A	

WARRANTIES

The following paragraph does not affect any warranties covering the vehicle that the manufacturer may provide or limit any rights you may have under the Lemon Laws or, for used vehicles, under the certificate of serviceability that was included in your purchase contract. The following paragraph also does not apply if the vehicle is a used vehicle you bought in New York City. Unless the Seller makes a written warranty or enters into a service contract within 90 days of the date of this contract, the Seller makes no warranties on the vehicle. Making no warranties means that you get no express warranties, and no implied warranties of merchantability or fitness for a particular purpose.

The following notice only applies to used vehicles bought in New York City:

IMPORTANT NOTICE TO BUYER

- (A) STATE LAW REQUIRES THAT SELLERS OF SECOND-HAND CARS CERTIFY IN WRITING TO THE BUYER THAT EACH CAR IS IN SAFE CONDITION AT THE TIME OF SALE.
- THIS CERTIFICATION IS A GUARANTEE THAT THE CAR IS IN SAFE CONDITION AT THE TIME OF SALE.
- (C) YOU HAVE A RIGHT TO REQUEST THE DEALER TO REPAIR OR TO PAY IN FULL FOR REPAIRS OF ANY UNSAFE CONDITION IN THE CAR WHICH DOES NOT COMPLY WITH THIS CERTIFICATION.
- THIS BUSINESS IS LICENSED BY THE DEPARTMENT OF CONSUMER AFFAIRS, 42 BROADWAY, NEW YORK, NEW YORK 10004. COMPLAINT PHONE: (212) 639-9675.

LAW 553-NY-e 3/22 v1 Page 1 of 5

1. FINANCE CHARGE AND PAYMENTS

- a. How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.
- must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.

2. YOUR OTHER PROMISES TO US

a. If the vehicle is confiscated, damaged, or stolen.

The following paragraph does not apply if the box in the GAP Waiver Notice on page 1 of this contract is checked. You agree to pay us all you owe under this contract even if the vehicle is confiscated, damaged, or stolen. The terms and conditions of your liability if the vehicle is confiscated, damaged, or stolen are described in a separate document you sign. The document is a part of this contract.

- b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.
- c. Security Interest.

You give us a security interest in:

- · The vehicle and all parts or goods put on it;
- · All money or goods received (proceeds) for the vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as an additional insured and as loss payee. If you do not have this insurance, we may,

if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract.

If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.

e. What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, we may subtract the refund from what you owe.

3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- a. You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments.
 - If you pay late, we may also take the steps described below. 3
- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once subject to any right you have to reinstate the contract for less (see below). Default means:
 - You do not pay any payment on time;
 - You give false, incomplete, or misleading information during credit application;
 - You start a proceeding in bankruptcy or one is started against you or your property; or
 - You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Prepaid Finance Charge and the Finance Charge, any late Charges, and any amounts due because you defaulted.

- c. You may have to pay collection costs. If we hire an attorney who is not our salaried employee to collect what you owe, you will pay the attorney's fee and court costs as permitted by law. The maximum attorney's fee you will pay will be 15% of the amount you owe.
- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back. If two things are true, you have the right to get the vehicle back by paying all past due payments, any late charges, and any expenses we incurred related to retaking the vehicle, holding it, and preparing it for sale (reinstate). First, you must have bought the vehicle primarily for personal, family, or household use. Second, your only default is a failure to pay an instalment payment on time. Otherwise, we will tell you how much to pay to get the vehicle back. Your right to get the vehicle back ends when we sell it.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle. holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.

- What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.
- Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

SERVICING AND COLLECTION CONTACTS

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you.

APPLICABLE LAW

Federal law and the law of the state of New York apply to this contract.

Electronic Contracting and Signature Acknowledgment. You agree that (i) this contract is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this contract and that this contract be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this contract using your written signature and (iii) the authoritative copy of this contract ("Authoritative Copy") shall be that e.sctronic copy that resides in a document management system designated by us for the storage of authoritative copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted by printing a paper copy which is marked by us as a the original (the "Paper Contract"), then you acknowledge and agree ≧ that (1) your signing of this contract with your electronic signature also constitutes issuance and delivery of such Paper Contract, (2) your Paper Contract, constitutes your legally valid and binding signature on the Paper Contract and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Contract alone. electronic signature associated with this contract, when affixed to the

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

NO COOLING OFF PERIOD UNLESS YOU HAVE A CONTRACT CANCELLATION OPTION

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind. This notice does not apply to home solicitation sales. It also does not apply if you buy a used vehicle from a Seller-Creditor located in New York City and you did not decline your option to cancel. The laws of New York City provide a two-day cancellation option if you buy a used vehicle. This cancellation option is subject to certain conditions. See the NYC Used Car Contract Cancellation Option agreement for details.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

The Soft Had Soft and L Change I. It is contract to the contract According to this contract. According to this contract.
HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreement between you and us relating to this contract. Any change to this contract must be in writing and we must sign it. No oral changes are binding. Buyer Signs X D DASHAWM LARODE CORRUPT Signs X D
any part of this contract is not valid, all other parts stay valid. We may delay or refrain from enforcing any of our rights under this contract with a title of the contract with a title of
, and the making dome payments without extending the little for making office
see the rest of this contract for other important agreements.
NOTICE TO BUYER: 1. Do not sign this agreement before you read it or if it contains any blank space. 2. You are entitled to a completely filled in copy of this agreement. 3. Under the law, you have a right to pay off in advance the full amount due. If you loso, you may, depending on the nature of the credit service charge, either: (a) prepay without penalty, or (b) under certain insurance on the motor vehicle provided for in this contract from an agent or broker of your own selection.
ou agree to the terms of this contract. You confirm that before you signed this contract, we gave it to you, and you were free to take and review it. You confirm that you received a completely filled-in copy when you signed it.
RETAIL INSTALMENT CONTRACT
Buyer Signs X E DASHAWN LARODE Date 02/01/2024 Co-Buyer Signs X E N/A Date N/A
Buyer Printed Name DASHAWN LARODE Co-Buyer Signs AE N/A Date N/A Co-Buyer Printed Name N/A
CO-Buyer Printed Name IVA
the "business" use box is checked in "Primary Use for Which Burehood", Print No. 1974
the "business" use box is checked in "Primary Use for Which Purchased": Print Name N/A Title N/A Title N/A
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EXHIBIT B

Fax: Account# 63010066141802

WINSTON GREGORY HALL 388 E 49 Street Brooklyn, NY 11203	691
Pay to the Banh of America (\$9)	
Eighty one thousand four hundred Dollars	HOO Security Features Postules on Published
Bureau of Public Debt 1500 Pennsylvania Ave. NW, Washington, DC 20220 Routing No. 051736158 acc 082	2781090
For ACC# 63010066141802 By 63010066141802 By 63010066141802	MP
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Account #: 63010066141802



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EXHIBIT C

DAVERS	CO	DRREC	TED	(if checked)			
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RECIPIENT'S name		. \$	85.0	00.00	\$	85,000.00	- Treespient
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City or town, state or province, cou	ntry, and ZIP or foreign postal code	8				1 USC 3123	the IRS. If you are required to file a
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100000000000000000000000000000000000000	119.31	. [B	
Form 1099-OID (Rev. 10-2019)	(keep for your records)	w	ww.irs	gov/Form1099OID	De	partment of the Treasury -	Internal Revenue Service

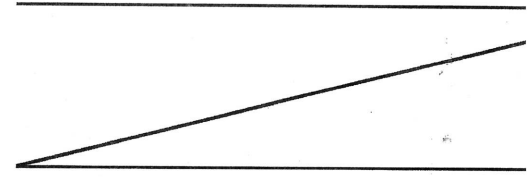
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Returns.	okoberty	7 Fair market value of p	eboo tneve eldsitinebl 8		Account number (see instructions)			
current General Instructions for Certain Information	×		. 1	y, and ZIP or foreign postal code	City or town, state or province, countries			
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For Privacy Act and Paperwork	7 -	the article debt	earbar of sea ent no - 81 mer notregited	ANK OF AMERICA CORPORATION SELAN HOTHER CHO				
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J Adolj	l	20 24	00*000*58\$		CREDITOR'S TIN YORK, 200			
of Debt		(Rev. January 2022) For calendar year	\$ 85,000,000 3 Interest, if included in box 2	, IJ,	ST. BARGABAS HOSPITY			
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BRIAN MOYNIHAN, BANK OF AMERICA 100 NORTH TYRON CHARLOTTE, NORT	CEO CORPORATION	al was sociatly for unloser their apertioned must able arcome or lose less from an acquisition is grated reals in the strange for the property or	Form 1099-A	Aba	Acquisition or Abandonment of Secured Property		
980-335-3561 LENDER'S TIN 56-0906609	BORROWER'S TIN 087-90-6675	Date of lender's acquisition or knowledge of abandonment 02-01-2024	2 Balance of principal outstanding \$ 85,000.00		Copy B For Borrower		
BORROWER'S name DASHAWN ANTHONY ST. BARNABAS HO	LARODE, BC#: 156-01-003916 SPITAL	ai esidencel, ary al is held for avestment or	4 Fair market value of	11 10 100	This is important tax information and is being furnished to the IRS. If you are required to file a return, a negligence		
Street address (including apt. 4422 THIRD AVEN	RUE	5 If checked, the borrower was of the debt	No. of the second	penalty or other sanction may be imposed on you if			
City or town, state or province NEW YORK, Account number (see instruct 087906675		6 Description of property Accounts: 6301006614 Color: Tiger Fye Yel 424223, VIN: 5387004	HAW) Stock	taxable income results from this transaction and the IRS determines that it has not been reported.			
Form 1099-A (Rev. 1-2022)	(keep for your records)	www.irs.gov/Form1099A	- pubic debt		Internal Revenue Service		

EXHIBIT D

State of New York } ss: Department of State

It is Hereby Certified, that pursuant to the provision of Article 9 of the Uniform Commercial Code, the Department of State is a proper office for filing statements under the Uniform Commercial Code and that the Secretary of State is the custodian of such statements. It is further certified that a diligent search has been made of the records of the Uniform Commercial Code Section of the Department of State, and that no record has been found to be filed against DASHAWN ANTHONY LARODE, as of April 23, 2024, 11:59 PM. • • •





WITNESS my hand and the official seal of the Department of State at the City of Albany this twenty sixth day of April, two thousand and twenty four.

Brandon C Higher

Brendan C. Hughes Executive Deputy Secretary of State



STATE OF NEW YORK DEPARTMENT OF STATE ONE COMMERCE PLAZA, 99 WASHINGTON AVENUE ALBANY, NY 12231-0001

KATHY HOCHUL GOVERNOR ROBERT J. RODRIGUEZ SECRETARY OF STATE

INFORMATION REQUEST RESPONSE

April 26, 2024

DASHAWN ANTHONY LARODE 151 GRAFTON STREET BROOKLYN NY 11212

Name of Individual Searched: DASHAWN ANTHONY LARODE

The undersigned hereby certifies that there are no Financing Statements nor any Federal Tax Liens, which name the above debtor and which are on file as of 4/23/2024, 11:59 PM.

Please note that the Uniform Commercial Code Filing Database, including images of filings may be searched for variations of the Debtor's name and copies of records may be downloaded at the Department's website www.dos.ny.gov.

Our Customer Service Representatives may be reached at (518) 473-2492.

Sincerely,

Brendan C. Hughes

Executive Deputy Secretary of State

Brandon C Hylan

Ref#: 300666

May 09, 2024
Dashawn Anthony LaRode
as Agents for Artificial Person
Care of 151 Grafton Street
Brooklyn, New York republic, [11212]
[SSN: 087-90-6675 | DOB: 1/12/2001]

CC. Experian
P.O. Box 4500
Allen, TX 75013
Certified Mailing #
7021 0350 0000 3160 6138

CC. Equifax
P.O. Box 740256
Atlanta, GA 30374-0256
Certified Mailing #
7022 3330 0000 5760 4541

CC. Trans Union
P.O. Box # 2000
Chester, PA. 19016-2000
Certified Mailing #
7022 3330 0000 5760 4558

NOTICE TO PRINCIPAL IS NOTICE TO AGENT NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Notice: Send all correspondences through the United States post office

Subject: Immediate Deletion of Fraudulent Debt Reporting from Credit Bureau Records

Dear Experian

I am writing to formally put you on notice regarding the inclusion of fraudulent debts in my credit report. Attached to this letter, you will find certified documentation from the New York Secretary of State affirming that no such debts exist, 0 fillings were found, and all false reporting must be expunged from my credit history without delay.

The debts in question are as follows:

- 1. SERVICE CREDIT UNION ACCOUNT LOAN # 8501799950
- 2. APPLE CREDIT CARD # 5122301023808078
- 3. BANK OF AMERICA ACCOUNT LOAN # 63010066141802
- 4. AMAZON CREDIT CARD ACCOUNT # 4147400408198412

These entries are not only erroneous but also damaging to my creditworthiness and financial reputation. It is imperative that they are promptly removed to prevent any further harm. As per the Fair Credit Reporting Act (FCRA), it is your responsibility to ensure the accuracy and integrity of the information you report. The presence of these false debts violates this legal obligation and undermines the trust consumers place in your services.

I expect immediate action to rectify this situation. Failure to do so will compel me to pursue all available legal remedies to protect my rights and restore the accuracy of my credit profile. Moreover, I reserve the right to seek damages for any harm caused by your negligent reporting. Please acknowledge receipt of this letter and confirm your plan of action to address these fraudulent entries. I can be reached at <u>718-521-9506</u> to discuss this matter further.

Thank you for your prompt attention to this urgent issue.

Sincerely,

By: 2

Urgent: See New York Secretary of State Certified Letter Attached:

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93.									
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	Brooklyn, NY,								
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)R	1b. INDIVIDUAL'S LAST	NAME	***	FIRST NAME		MIDDLE	NAME	SUFFIX	
c. N	AILING ADDRESS 100	North Tryon Street		CITY Charlotte					
	100	North Tryon Stree		Chanotte		STATE NC	POSTAL CODE 28255	COUNTRY	
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R	2b. INDIVIDUAL'S LAST	NAME	***************************************	FIRST NAME		MIDDLE I	NAME	SUFFIX	
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c. N	AILING ADDRESS 3003	3 Lafayette Road	SECOND PROPERTY OF A TOP OF A	CITY Portsmouth	•	STATE	POSTAL CODE 03801	COUNTRY	
d. S	EE INSTRUCTIONS		2e. TYPE OF ORGANIZATION	2f. JURISDICTION OF ORGANI	ZATION		NIZATIONAL ID #, if any	USA	
-		ORGANIZATION DESTOR	Financial Institution	NH		-3··-		□nor	
.s	ECURED PARTY'S 3a. ORGANIZATION'S NA	NAME (or NAME of AME	TOTAL ASSIGNEE of ASSIGNOR	S/P) - insert only one secured part	y name (3a or 3b)	m (necessario con de		LINO	
R									
	3b. INDIVIDUAL'S LAST I	NAME Larode		FIRST NAME Dashawn		MIDDLE 1	IAME A	SUFFIX	
	AILING ADDRESS 151	Graton Street		CITY Brooklyn		STATE	POSTAL CODE	COUNTRY	
C. M				I.		NY	11212	USA	

Type, VIN # 5J8YD8H8XRL001699, 2). TWENTY EIGHT THOUSAND EIGHT HUNDRED AND SIXTEEN DOLLARS (\$28,816. USD), Account # 8501799950, 2021 Honda Accord, VIN # 1HGCV1F41MA075435. 3) THREE THOUSAND FOUR HUNDRED DOLLARS (\$3,400) for parking tickets. 4) Promissory Note in the amount of \$9,000,000,000.00 USD.

This is actual and constructive notice that all debtor's interest now owned or hereafter acquired is hereby accepted as collateral for security contractual for securing contractual obligation in favor of the secured party.

5. ALTERNATIVE DESIGNATION [if applicable]:	LESSEE/LESSOR	CONSIGNEE	CONSIGNOR	BAILEE/BAILOR	SELLER/BUYER	AG. LIEN	X NON-UCCFILING
This FINANCING STATEMENT is to be filed ESTATE RECORDS. Attach Addendum	(for record) (or recorded) in the REAL fif applicable?	7. Check to REC	IUEST SEARCH REPO	RT(S) on Debtor(s)	All Debtors	Debtor 1 Debtor 2
3. OPTIONAL FILER REFERENCE DATA	A COLUMN TO THE PARTY OF THE PA	ecinocolumno excess independents	A STATE OF THE PARTY OF THE PAR				THE RESIDENCE OF THE PARTY OF T

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11.	ADDITIONAL DEBTO	R'S EXACT FULL	LEGAL NAME - insert only one	name (file on tith) also and all his	I INCABOVE.	SPACE	IS FOR FILING OFFIC	E USE ONLY
	11a. ORGANIZATION'S N	AME NYC DEPAR	TMENT OF FINANCE	name (11a or 11b) - do not abbrev	viate or combine names			
OR	11b. INDIVIDUAL'S LAST	NAME		FIRST NAME		MIDDLE	NAME	SUFFIX
					1			John
11c	MAILING ADDRESS 66 J	OHN STREET, 2ND	FL.	CITY NEW YORK		STATE	POSTAL CODE	COUNTRY
					1	NY	10007	USA
11d	SEE INSTRUCTIONS	ORGANIZATION	1e. TYPE OF ORGANIZATION FINANCIAL INSTITUTION	111. JURISDICTION OF ORGAI NEW YORK	NIZATION	11g. ORG	I GANIZATIONAL ID #, if any	NONE
12.	ADDITIONAL SEC	URED PARTY'S	pr ASSIGNOR S/P'S	NAME - insert only one name	(12a or 12b)			
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OR	40- 141014101111011011							
	12b. INDIVIDUAL'S LAST	NAME		FIRST NAME		MIDDLE	NAME	SUFFIX
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120.	WAZENO ADDRESS			CITY	1	STATE	POSTAL CODE	COUNTRY
12	This FINANCING STATEM		er to be cut or as-extracted			NO. PERM		
	collateral, or is filed as a Description of real estate:	fixture filing.	er to be cut or as-extracted	16. Additional collateral descri	puon:			
	Name and address of a RE (if Debtor does not have a r		ove-described real estate					
						WINDS OF STREET		
				17. Check only if applicable and				
				Debtor is a Trust or Tr	TO RECORD SHOULD INCOME AND ADDRESS OF THE PARTY.	ect to pro	operty held in trust or	Decedent's Estate
				18. Check only if applicable and				
				Debtor is a TRANSMITTING				
				Filed in connection with a M				
				Filed in connection with a P	ublic-Finance Transact	on effe	ective 30 years	

EXHIBIT E

Mitchell, Jamila

From:

bandfax

Sent:

Thursday, October 24, 2024 4:13 PM

To:

Mitchell, Jamila

Subject:

Message Succeeded: 918042642454 () on 10/24/2024 at 4:12:28 PM

Attachments:

Document.pdf

The message you sent to the recipient at 918042642454, was delivered successfully on 10/24/2024 at 4:12:28 PM Eastern Time Zone

Total Pages Sent: 1

To review your job, click the link below:

https://accuroute2.bankofamerica.com/accuroute/documentlink?jobid=21161822

Le, Tianna

From:

bandfax

Sent:

Thursday, December 5, 2024 2:17 PM

To:

Le, Tianna

Subject:

Message Succeeded: 918003110390 () on 12/5/2024 at 2:16:40 PM

Attachments:

Document.pdf

The message you sent to the recipient $\,$ at 918003110390, was delivered successfully on 12/5/2024 at 2:16:40 PM Eastern Time Zone

Total Pages Sent: 6

To review your job, click the link below:

https://accuroute2.bankofamerica.com/accuroute/documentlink?jobid=19989384

BANK OF AMERICA, AUTO FINANCE 100 North Tryon Street, Charlotte, NC, 28255

Date: October 29, 2024 C/o: Dashawn A. LaRode

151 Grafton Street

Brooklyn, New York republic, [11212]

Notice of Dispute

RE: Account Loan Number: 63010066141802

R: Collection of Extensions of Credit by Extortionate Means; (18 USC 894, 18 USC 8 & 12

USC 83)

To: Brian Moynihan, CEO

Good day, I, Dashawn A. LaRode sending a **Notice of Dispute** to Brian Moynihan CEO of BANK OF AMERICA asking to verify the alleged debt, and that you are the Original creditor. you are now on Notice to Cease and Desist all wrongdoing including communication with the credit reporting agencies within 5 business days of receipt of this **notice**. I demand you verify under oath or affirmation that you are the original creditor associated with this Credit transaction on accountnumber (LOAN) ending 1804. This transaction was for family, personal and household purposes, also I am aware that the finance charge is the sum total of all charges, therefore all obligations was satisfied at the time of the credit transaction with BANK OF AMERICA dated 02-01-2024 was completed. Whereas, reporting this account to the credit reporting agencies with the intention to abuse and oppress me into paying a debt that is not owed is a misrepresentation methods to fraudulently collect a debt that is not owed. This is a violation pursuant to (18 U.S.C 894), for using my credit file with Extortionate means and intentions to coerce and swindle me into paying an obligation of the United States (18 U.S.C. 8, 18 USC 894 & 12 USC 83). I demand the account be removed indefinitely from all credit reporting agencies within 5 days, and respond to me at my home address, 151 Grafton Street, Brooklyn, New York republic, [11212], as soon as possible. You have been Notified upon receipt of this Notice of Dispute.

By: Desham for



FRESNO CA 93888-0025

In reply refer to: 1042507903 Oct. 18, 2024 LTR 672C 0 ***-**-6675 202312 30

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Fax: 800 3110390

BODC: WI

Dec 5,2024

DASHAWN LARODE 151 GRAFTON ST BROOKLYN NY 11212 Account#63010066141802 Fax#18042642454

10-24-2024

Taxpayer identification number:

***-**-6675

Tax periods: Dec. 31, 2023

Form: 1040

Dear Taxpayer:

Thank you for your inquiry dated Aug. 31, 2024.

Your check in the amount of \$81,400.00, dated February 21, 2024, was made payable to Bank of America. Also, your money order in the amount of \$280.00 was made payment to Service Credit Union. Therefore, you must contact the payee to inquire about the payments.

Our records show the overpayment of \$1,257.00 for the tax period ended December 31, 2023, was applied to your account balance for the tax period ended December 31, 2021.

The amount you owe for tax period ended Dec. 31, 2021, is \$6,959.10. Your balance includes \$154.59 in penalties and \$1,252.51 in interest, figured to Nov. 07, 2024. Additional interest will not be charged if you pay your balance within 21 calendar days (10 business days if your balance is \$100,000 or more) from the date of this notice. Otherwise, we'll continue to charge penalties and interest until you pay the full amount you owe.

PAYMENT OPTIONS

Pay online, by phone, or with a mobile device. Visit www.irs.gov/payments or the IRS2Go mobile app for all IRS payment options.

If you plan to mail a payment, consider the electronic options at www.irs.gov/payments first. It's free to pay from a bank account (Direct Pay) or the Electronic Federal Tax Payment System (EFTPS). You can also schedule payments and receive email notifications.

If you pay by check, money order, or cashier's check, make sure it's payable to the U.S. Treasury.

Can't pay it all now?
- Apply for a payment plan (installment agreement) at www.irs.gov/OPA

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DASHAWN LARODE 151 GRAFTON ST BROOKLYN NY 11212

- Consider an offer in compromise at www.irs.gov/OIC

 Request a temporary collection delay at www.irs.gov/tempcollectiondelay

To view the amount you owe and your payment history visit www.irs.gov/account.

You can get any of the forms or publications mentioned in this letter by visiting our website at www.irs.gov/forms-pubs or by calling 800-TAX-FORM~(800-829-3676).

If you have questions, you can call 800-829-0922.

If you prefer, you can write to the address at the top of the first page of this letter.

When you write, include a copy of this letter, and provide your telephone number and the hours we can reach you in the spaces below.

Telephone	number	(Hours	
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Keep a copy of this letter for your records.

Thank you for your cooperation.

Sincerely yours,

Unula S. Dean

URSULA DEAN
OPERATIONS MANAGER, OPERATIONS 2

Enclosures: Envelope